

Message

From: Flowers, Lynn [Flowers.Lynn@epa.gov]
Sent: 2/16/2016 1:55:35 PM
To: Newhouse, Kathleen [Newhouse.Kathleen@epa.gov]; Cogliano, Vincent [cogliano.vincent@epa.gov]
CC: Jones, Samantha [Jones.Samantha@epa.gov]; Subramaniam, Ravi [Subramaniam.Ravi@epa.gov]; Hogan, Karen [Hogan.Karen@epa.gov]
Subject: RE: BaP: Dec 2016 posting target, SAB comments, and Stopping Rules

Hi all: I am backtracking for a few minutes looking for things that I didn't get to focus on...I saw these emails and recognize that you may have been successful in causing the SAB to back off a bit (won't know for sure until the final document of course), but couldn't you play up the more recent IARC evaluation?

Just so you know, **Ex. 5 Deliberative Process (DP)**

Ex. 5 Deliberative Process (DP)

Ex. 5 Deliberative Process (DP)

Lynn

Lynn Flowers, PhD, DABT
Associate Director for Health
National Center for Environmental Assessment
US EPA
Washington, DC
703-347-8537

From: Newhouse, Kathleen
Sent: Tuesday, January 26, 2016 12:49 PM
To: Cogliano, Vincent <cogliano.vincent@epa.gov>; Flowers, Lynn <Flowers.Lynn@epa.gov>
Cc: Jones, Samantha <Jones.Samantha@epa.gov>; Subramaniam, Ravi <Subramaniam.Ravi@epa.gov>; Hogan, Karen <Hogan.Karen@epa.gov>
Subject: RE: BaP: Dec 2016 posting target, SAB comments, and Stopping Rules

Ex. 5 Deliberative Process (DP)

Ex. 5 Deliberative Process (DP)

Ex. 5 Deliberative Process (DP)

-K

From: Newhouse, Kathleen
Sent: Monday, January 25, 2016 12:22 PM
To: Cogliano, Vincent <cogliano.vincent@epa.gov>; Flowers, Lynn <Flowers.Lynn@epa.gov>
Cc: Samantha Jones <Jones.Samantha@epa.gov>; Subramaniam, Ravi <Subramaniam.Ravi@epa.gov>; Hogan, Karen <hogan.karen@epa.gov>
Subject: BaP: Dec 2016 posting target, SAB comments, and Stopping Rules

Hi all, the recent declaration that BaP will be completed by Dec 31st, has got me thinking about several things.

Using time estimates Sue developed for Ammonia for the steps between clearance for final AR/IAR and posting and back calculating from a Dec 31st posting date, that would mean that the BaP assessment team would have to complete the comment and response document and the corresponding revisions in July.

I have been looking at the SAB report with an eye for which of their comments could result in a large time commitment, especially those that would not change the bottom line of the assessment. I have primarily identified the numerous supporting studies (> 60) they are asking us to consider (most of these are listed in appendix B of their report). Many of these studies looked at cancer incidence/prevalence in PAH exposed workers (of which there are many) or mechanistic studies (also tons of those out there).

For example, here is a text of one of the SAB comments

Ex. 5 Deliberative Process (DP)

Ex. 5 Deliberative Process (DP)

Kathleen Newhouse, MS, DABT
Acting Associate for Chemical Assessment | Toxic Effects Branch | IRIS Division
National Center for Environmental Assessment | Office of Research and Development
U.S. Environmental Protection Agency

Physical location: EPA Region X | M/S OEA-095 office #14J14 | 1200 Sixth Ave Suite 1400 | Seattle, Wa 98101
206-553-1586 (Office: Tue, Thurs, Fri)

Ex. 6 Personal Privacy (PP) AWL: Mon, Wed)